48 900 00	
US\$ 48,900.00	SE 684 Frederick Maryland City
•	July. 31
EOD MATTIE DECERTED About 1 400	
Service .Company., .Associates. Inc.	ower") promise(s) to pay Colonial Mortgage
Forty-eight. Thousand. Nine Hundred.	and 00/100 (\$48,900.00). Dollars, with
Eighth (11 1/8%) percent per annum. Principal	his Note, until paid, at the rate of Eleven, and One.
. Melrose. Park, Pennsylvania. 1912	or such other place as the Note holder may Hundred Seventy and 42/100
Tesignate, in consecutive monthly installments of F.O.Q.F	42
day of each month beginning Sept	ember 19.79 Such monthly installments
shall continue until the entire indebtedness evidenced by the ness, if not sooner paid, shall be due and payable on	his Note is fully paid, except that any remaining indebted- August 1, 2009.
If any monthly installment under this Note is not pain	d when due and remains unpaid after a date specified by a
notice to Borrower, the entire principal amount outstandi	ng and accrued interest thereon shall at once become due
such notice is mailed. The Note holder may exercise t	specified shall not be less than thirty days from the date his option to accelerate during any default by Borrower
regardless of any prior forbearance. If suit is brought to collect this Note, the Note holder shall be entitled to collect	
all reasonable costs and expenses of suit, including, but no	ot limited to, reasonable attorney's fees.
installment not received by the Note holder within. F.i.f.	fFour. (4)percent of any monthly teen. (15)days after the installment is due.
Borrower may prepay the principal amount outstand	ing in whole or in part. The Note holder may require that
part of one or more monthly installments which would be	ly installments are due and (ii) be in the amount of that applicable to principal. Any partial prepayment shall be
applied against the principal amount outstanding and sha	all not postpone the due date of any subsequent monthly
installments or change the amount of such installments, u	nless the Note holder shall otherwise agree in writing.
hereof. This Note shall be the joint and several obligation	by waived by all makers, sureties, guarantors and endorsers of all makers, sureties, guarantors and endorsers, and shall
be binding upon them and their successors and assigns.	•
to Borrower at the Property Address stated below, or to s	be given by mailing such notice by certified mail addressed uch other address as Borrower may designate by notice to
the Note holder. Any notice to the Note holder shall be gi	iven by mailing such notice by cortified mail, return receipt
have been designated by notice to Borrower.	irst paragraph of this Note, or at such other address as may
The indebtedness evidenced by this Note is secured b	y a Deed of Trust, datedJuly. 31, 1979
evidenced by this Note.	f Trust for rights as to acceleration of the indebtedness
,	
•	bonald W. Craig (Seal)
\mathbf{p}_{out}	
Route.1, Box.77A	Kay L. Craig (Seal)
Property Address	(Execute Original Only)
	(Execute Original Only)